

ORIGINAL



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BEFORE THE ARIZONA CORPORATION COMMISSION

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COMMISSIONERS

KRISTIN K. MAYES, Chairman  
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2009 MAY -5 A 9:17

Arizona Corporation Commission

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AZ CORP COMMISSION  
DOCKET CONTROL

MAY -5 2009

DOCKETED BY

*[Signature]*

IN THE MATTER OF THE FORMAL  
COMPLAINT OF CHARLES J. DAINS AGAINST  
RIGBY WATER COMPANY

DOCKET NO. W-01808A-09-0137

**RESPONSE TO ANSWER TO FORMAL COMPLAINT AND MOTION TO DISMISS**

Charles J. Dains ("Mr. Dains") hereby responds to the April 13, 2009, pleading titled:  
"Answer to Formal Complaint and Rigby Water Company's Motion to Dismiss."

**I THE COMMISSION HAS JURISDICTION OVER THIS DISPUTE**

Rigby Water does not deny that it is generally subject to the Commission's oversight and regulation, or that it is a party to a Main Extension Agreement ("MXA") with Mr. Rigby concerning Terra Mobile Ranchettes Estates in Avondale, Arizona. Nor does Rigby Water deny that the Commission has jurisdiction concerning disputes about MXAs. Therefore, the Commission has jurisdiction over this dispute.

**II NO STATUTE OF LIMITATIONS HAS RUN**

**A THIS IS NOT A DISPUTE CONCERNING TARIFFED RATES OR CHARGES**

Mr. Dains is not complaining about excessive rates or discriminatory charges. He is complaining generally that Rigby Water has not complied with the Commission's rules concerning MXAs. As such, the referenced statute of limitations does not apply.

**B THE MXA IS AN EXECUTORY CONTRACT**

The MXA still governs the relationship between Mr. Dains and Rigby Water concerning Estates. The MXA still requires Rigby Water to make refunds to Mr. Dains. As such, the MXA is an executory contract, not subject to a statute of limitations.

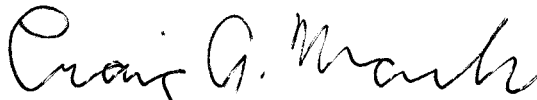
1 **III RIGBY WATER NEVER FILED THE MAIN EXTENSION AGREEMENT**

2 As cited in the Complaint, Commission Rule R14-2-406(M) provides as follows:

3 All agreements under this rule shall be filed with and approved by the Utilities  
4 Division of the Commission. No agreement shall be approved unless  
5 accompanied by a Certificate of Approval to Construct as issued by the Arizona  
6 Department of Health Services. Where agreements for main extensions are not  
7 filed and approved by the Utilities Division, the refundable advance shall be  
8 immediately due and payable to the person making the advance. (Emphasis  
9 added.)

10 Rigby Water simply ignores this Rule (which does not have a statute of limitation). It provides  
11 an independent basis for the Complaint. Because Rigby Water did not deny the allegation that it  
12 failed to file the MXA, it must be taken as admitted. Therefore, in accordance with Rule R14-2-  
13 406(M), the entire amount of the refundable advance (\$237,000 – refunds to date) is immediately  
14 due and payable to Mr. Dains.

15 RESPECTFULLY SUBMITTED on May 5, 2009.

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20 Craig A. Marks  
21 Craig A. Marks, PLC  
22 10645 N. Tatum Blvd, Suite 200-676  
23 Phoenix, Arizona 85028  
24 (480) 367-1956  
25 [Craig.Marks@azbar.org](mailto:Craig.Marks@azbar.org)  
26 Attorney for Charles J. Dains

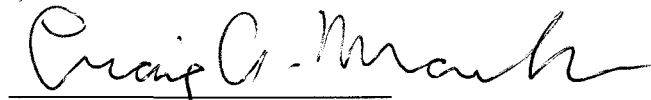
27 Original and 13 copies **filed**  
28 on May 5, 2009, with:

29  
30 Docket Control  
31 Arizona Corporation Commission  
32 1200 West Washington  
33 Phoenix, Arizona 85007  
34

35 Copy **mailed**  
36 on May 4, 2009, to:

37  
38 Stephen A. Hirsch/Stanley B. Lutz  
39 Bryan Cave LLP  
40 Two N. Central Avenue, Suite 2200  
41 Phoenix, AZ 85004-4406  
42

43  
44 By:

45   
Craig A. Marks